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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/540,361	03/31/2000	Rajeev Koodli	NC17353	2371

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SQUIRE, SANDERS & DEMPSEY L.L.P.
14TH FLOOR
8000 TOWERS CRESCENT
TYSONS CORNER, VA 22182

EXAMINER

JAGANNATHAN, MELANIE

ART UNIT	PAPER NUMBER
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2616

SHORTENED STATUTORY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE
3 MONTHS	02/08/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary

Application No.

09/540,361

Applicant(s)

KOODLI, RAJEEV

Examiner

Melanie Jagannathan

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 09 November 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-26 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-4, 12-15, 23-26 is/are rejected.
- 7) ☒ Claim(s) 5-11 and 16-22 is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- ☐ Notice of References Cited (PTO-892)
- ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____
- ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- ☐ Notice of Informal Patent Application
- ☐ Other: _____

DETAILED ACTION

- Examiner has considered Amendment after Non-Final mailed 11/9/2006.
- Claims 1-26 are pending.

Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claims 1-4, 12-15 and 24-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Feng, Wu-Chang et al. "Adaptive Packet Marking for Maintaining End-to-End Throughput in a Differentiated-Services Internet", IEEE, October 1999 in view of Bechtolsheim et al. US 6,515,963.

Regarding claims 1, 24, the claimed determining a sending rate estimate is disclosed by user or network administrator specifying a desired minimum service rate for connection or connection group. See page 685, column 2, lines 34-37, page 686, column 4, lines 18-24. The claimed probabilistically marking a packet to one of a plurality of priority levels based on sending rate estimate is disclosed by packet-marking engine, for monitoring and sustaining the requested level of service, sets ToS bits in packet headers appropriately. See page 685, column 2, lines 37-45, page 686, column 1, lines 1-3.

Feng discloses all of the limitations of the claims except for determining any credits or debits for the packet stream including a plurality of data packets from a source, wherein a probability marking of the packet stream is improved while there is sufficiently accumulated credit and when a first criterion is met. Bechtolsheim et al. discloses credit field in flow table for each indexed flow table entry so a flow over its dynamic buffer limit incurring a drop probability could send some amount of packets to exhausts credits. Credits are incremented on enqueueing and decremented on marking or dropping. See column 10, lines 1-35, column 12, lines 1-23. Once a flow exhausts its credits or reaches a minimum credit threshold level, it is deemed non-adaptive and a separate non-adaptive flow limit is enforced for that flow. A non-adaptive flow must stay under the flow limit for several queuing operations to build up enough credits so that it will be classified as an adapting flow and allowed queue space. At the time the invention was made it would have been obvious to a person of ordinary skill in the art to modify Feng with credits and flow limits of Bechtolsheim et al. One of ordinary skill in the art would be motivated to do this since a credit scheme ensures a fair allocation of bandwidth. See column 10, lines 47-49.

Regarding claims 2-4, the claimed determining a sending rate estimate is disclosed by user or network administrator specifying a desired minimum service rate for connection or connection group. See page 685, column 2, lines 34-37, page 686, column 4, lines 18-24. The claimed probabilistically marking a packet to one of a plurality of priority levels based on sending rate estimate is disclosed by packet-marking engine for monitoring and sustaining the requested level of service by setting ToS bits in

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packet headers appropriately. See page 685, column 2, lines 37-45, page 686, column 1, lines 1-3.

The claimed determining if sending rate estimate is less than first rate threshold or between a first rate threshold and second rate threshold and in response to this setting a probability of marking packet with a first selected priority level is disclosed by marking probability is periodically updated depending on observed bandwidth and corresponding target bandwidth. If observed bandwidth is less than target bandwidth, then packet-marking probability is incremented which is upgrading packets belonging to the connection to highest priority level. Similarly, if observed is less than target, packet-marking probability is decremented to best-effort. See page 686, column 1, lines 35-49, page 687, column 1, lines 11-48, column 2, lines 6-23.

Feng discloses all of the limitations of the claims except for determining any credits or debits for the packet stream including a plurality of data packets from a source, wherein a probability marking of the packet stream is improved while there is sufficiently accumulated credit and when a first criterion is met. Bechtolsheim et al. discloses credit field in flow table for each indexed flow table entry so a flow over its dynamic buffer limit incurring a drop probability could send some amount of packets to exhausts credits. Credits are incremented on enqueueing and decremented on marking or dropping. See column 10, lines 1-35, column 12, lines 1-23. Once a flow exhausts its credits or reaches a minimum credit threshold level, it is deemed non-adaptive and a separate non-adaptive flow limit is enforced for that flow. A non-adaptive flow must stay under the flow limit for several queuing operations to build up enough credits so that it

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will be classified as an adapting flow and allowed queue space. At the time the invention was made it would have been obvious to a person of ordinary skill in the art to modify Feng with credits and flow limits of Bechtolsheim et al. One of ordinary skill in the art would be motivated to do this since a credit scheme ensures a fair allocation of bandwidth. See column 10, lines 47-49.

Regarding claims 12-15 and 25-26, the claimed first determining unit/metering tool configured to determine a sending rate estimate is disclosed by user or network administrator specifying a desired minimum service rate for connection or connection group. See page 685, column 2, lines 34-37, page 686, column 4, lines 18-24. The claimed marking unit/router configured to probabilistically mark a packet to one of a plurality of priority levels based on sending rate estimate is disclosed by packet-marking engine, to monitor and sustain the requested level of service, sets ToS bits in packet headers appropriately. See page 685, column 2, lines 37-45, page 686, column 1, lines 1-3. The claimed third determining unit configured to determine if sending rate estimate is less than first rate threshold or between a first rate threshold and second rate threshold and in response to this the claimed setting unit configured to set a probability of marking packet with a first selected priority level is disclosed by packet marking engine periodically updates the marking probability depending on observed bandwidth and corresponding target bandwidth. If observed bandwidth is less than target bandwidth, then packet-marking probability is incremented which is upgrading packets belonging to the connection to highest priority level. Similarly, if observed is less than

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target, packet-marking probability is decremented to best-effort. See page 686, column 1, lines 35-49, page 687, column 1, lines 11-48, column 2, lines 6-23.

Feng discloses all of the limitations of the claims except for the second determining unit/determining means configured to determine any credits or debits for the packet stream including a plurality of data packets from a source, wherein a probability marking of the packet stream is improved while there is sufficiently accumulated credit and when a first criterion is met. Bechtolsheim et al. discloses credit field in flow table for each indexed flow table entry so a flow over its dynamic buffer limit incurring a drop probability could send some amount of packets to exhausts credits. Credits are incremented on enqueueing and decremented on marking or dropping. See column 10, lines 1-35, column 12, lines 1-23. Once a flow exhausts its credits or reaches a minimum credit threshold level, it is deemed non-adaptive and a separate non-adaptive flow limit is enforced for that flow. A non-adaptive flow must stay under the flow limit for several queuing operations to build up enough credits so that it will be classified as an adapting flow and allowed queue space. At the time the invention was made it would have been obvious to a person of ordinary skill in the art to modify Feng with credits and flow limits of Bechtolsheim et al. One of ordinary skill in the art would be motivated to do this since a credit scheme ensures a fair allocation of bandwidth. See column 10, lines 47-4

3. Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lin et al. US 6,463,068 in view of Bechtolsheim et al. US 6,515,963.

The claimed determining a first probability using a first algorithm, at least one second probability using a second algorithm, the first and second algorithm being different and weighting each probability so that each contribute to net probability is disclosed by Lin et al. by weighted average free queue depth calculation in Lin's WRED scheme. WRED packet drop probability is based on maximum and minimum thresholds and a mark probability denominator. The rate of packet drop increases linearly as the average queue size increases until it reaches the maximum threshold and the mark probability denominator is the fraction of packets dropped when the average queue depth is at maximum threshold. In WRED, the minimum threshold value should be set high enough to maximize the link utilization. If the minimum threshold is too low, packets may be dropped unnecessarily, and the transmission link will not be fully used.

Lin discloses a WRED processor (Figure 2, element 22) determines a new weighted average free queue depth using current weighted average free queue depth, a weighted factor W and the instantaneous size of free queue. The weighted average is compared with the predetermined minimum and maximum thresholds and if it falls between the thresholds, a probability of discard is calculated using weighted average value. See column 4, lines 39-67 and column 5. Examiner interprets first algorithm as determination of minimum threshold that cannot be set too low to result in unnecessary drops and second algorithm as determination of maximum threshold. Lin discloses the maximum and minimum thresholds are set relative to one another such that the loss

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priorities associated with the classes of service are maintained. See column 2, lines 37-39.

However, Lin et al. does not disclose determining any credits or debits for the packet stream, wherein a probability marking of the packet stream is improved while there is sufficiently accumulated credit and when a first criterion is met. Bechtolsheim et al. discloses credit field in flow table for each indexed flow table entry so a flow over its dynamic buffer limit incurring a drop probability could send some amount of packets to exhausts credits. Credits are incremented on enqueueing and decremented on marking or dropping. See column 10, lines 1-35, column 12, lines 1-23. Once a flow exhausts its credits or reaches a minimum credit threshold level, it is deemed non-adaptive and a separate non-adaptive flow limit is enforced for that flow. A non-adaptive flow must stay under the flow limit for several queuing operations to build up enough credits so that it will be classified as an adapting flow and allowed queue space. At the time the invention was made it would have been obvious to a person of ordinary skill in the art to modify Lin et al. with credits and flow limits of Bechtolsheim et al. One of ordinary skill in the art would be motivated to do this since a credit scheme ensures fair allocations of bandwidth. See column 10, lines 47-49.

Allowable Subject Matter

4. Claims 5-11 and 16-22 are allowable over prior art.

Regarding claim 5, the prior art does not disclose if sending rate is between a first and second rate threshold, marking a packet such that a rate of packets marked a

subordinate priority level is no greater than $1-(FRT/s)$ in combination with other limitations of the claims.

Regarding claims 6, 17, the prior art does not disclose if sending rate is greater than second rate threshold, marking a packet such that the rate of packets marked a second priority level is $(SRT - FRT)/s$ in combination with other limitations of the claims.

Regarding claims 8, 19, the prior art does not disclose if sending rate is greater than the rate threshold, determining if a burst size is greater than a minimum burst and in response that burst size is greater than minimum burst marking the packet a first priority level in combination with other limitations of the claims.

Regarding claims 10, 21, the prior art does not disclose if sending rate is greater than the super rate threshold, determining if a burst size is greater than a minimum burst and in response that burst size is greater than minimum burst marking the packet a highest priority level in combination with other limitations of the claims.

Regarding claim 16, prior art of record does not disclose, in single or in combination, marking a data packet such that rate of packet marked a subordinate priority level is no greater than $1-(FRT/s)$ in response to determination sending rate estimate is between a first rate threshold and a second threshold.

Response to Arguments

5. Applicant's arguments filed 11/09/2006 have been considered but are not persuasive. Examiner appreciates Applicant's detailed description of the prior art.

Applicant argues neither Bechtolsheim nor Feng teaches or suggest determining any credits or debits for a packet stream including a plurality of data packets and instead the cited references discuss individual flows. Examiner believes flows reads on the claimed stream.

Applicant argues reference Bechtolsheim does disclose the claimed determining any credits or debits for packet stream, but does not teach improving the probability marking of the packet stream while there is a sufficiently accumulated credit and when a first criterion is met.

Examiner respectfully disagrees. Bechtolsheim et al. discloses credit field in flow table for each indexed flow table entry so a flow over its dynamic buffer limit incurring a drop probability could send some amount of packets to exhausts credits. Credits are incremented on enqueueing and decremented on marking or dropping. See column 10, lines 1-35, column 12, lines 1-23. Once a flow exhausts its credits or reaches a minimum credit threshold level, it is deemed non-adaptive and a separate non-adaptive flow limit is enforced for that flow. A non-adaptive flow must stay under the flow limit for several queuing operations to build up enough credits so that it will be classified as an adapting flow and allowed queue space. Examiner interprets the claimed improving the probability of marking a stream while there is sufficiently accumulated credit with Bechtolsheim's disclosure of a non-adaptive flow must stay under the non-adaptive flow limit (the claimed first criterion is met) to build up enough credits to be reclassified as adapting (sufficiently accumulated credit). A credit value is decremented on marking so if the credits are being built, the probability of marking a stream must be improving.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).


A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melanie Jagannathan whose telephone number is 571-272-3163. The examiner can normally be reached on Monday-Friday from 8:00 a.m.-5:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on 571-272-3179. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Melanie Jagannathan 
Patent Examiner
Art Unit 2616
February 2, 2007


CHI PHAM
SUPERVISORY PATENT EXAMINER

2/5/07